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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/665,149	09/22/2003	Tomoaki Takahashi	Q77106	5778
23373 7	10/12/2006	·	EXAMINER	
SUGHRUE MION, PLLE			HUFFMAN, JULIAN D	
2100 PENNSYLVANIA AVENUE, N.W. SUITE 800			ART UNIT	PAPER NUMBER
	N, DC 20037.	2853		
			DATE MAILED: 10/12/200	6

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
`	10/665,149	TAKAHASHI ET AL.				
Office Action Summary	Examiner	Art Unit				
	Julian D. Huffman	2853				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1)⊠ Responsive to communication(s) filed on 12 Ju	Responsive to communication(s) filed on <u>12 June 2006</u> .					
2a) ☐ This action is <b>FINAL</b> . 2b) ☒ This	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.					
3) Since this application is in condition for allowan	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
<ul> <li>4)  Claim(s) 1-8,38,41,42,44 and 45 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdrawn from consideration.</li> <li>5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) 1-8,41 and 44 is/are rejected.</li> <li>7)  Claim(s) 38,42 and 45 is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or election requirement.</li> </ul>						
Application Papers						
9) ☐ The specification is objected to by the Examiner 10) ☑ The drawing(s) filed on 22 September 2003 is/a Applicant may not request that any objection to the o Replacement drawing sheet(s) including the correcti 11) ☐ The oath or declaration is objected to by the Ex	re: a) accepted or b) object drawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No. 09/768,811.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:					

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### **DETAILED ACTION**

### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submissions filed on 15 February 2006 and 12 June 2006 have been entered.

# Claim Objections

2. Claims 38, 42 and 45 are objected to because of the following informalities:

In claim 38, second to last paragraph, both occurrences of "the number of gradation" should be changed to "a number of gradation". Applicant may also wish to change "number of gradation level" to "number of gradation levels".

Appropriate correction is required.

# Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

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(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

4. Claims 1, 2, 5-8, 41 and 44 are rejected under 35 U.S.C. 102(e) as being anticipated by Mantell (U.S. 6,189,993 B1).

Mantell discloses:

With regards to claim 1,

an ink jet recording apparatus (fig. 4) comprising:

a recording head (fig. 4, element 20) provided with a pressure generating element (column 1, lines 24-26);

a scanning mechanism for moving the recording head in a main scanning direction (14);

a data developer for developing print data into multi-bit jetting data (132);

a drive signal generator for generating a drive signal including a plurality of drive pulses, on every unit print cycle (21);

a translator for translating the multi-bit jetting data into pulse select information associated with the respective drive pulses (21, column 10, lines 17-23);

a drive pulse supplier (20, 21) for selectively supplying at least one of the drive pulses to the pressure generating element in accordance with the pulse select information to drive the pressure generating element;

a basic recording mode for recording a dot having a size which is selected from one of a plurality of sizes, in a basic unit pixel which is associated with a unit recording

area corresponding to the unit print cycle (draft mode, prints one dot per basic unit pixel area, column 5, lines 62-65);

a high-resolution recording mode for recording a dot in a fine unit pixel, a plurality of fine unit pixels being arranged within the unit recording area in the main scanning direction (any one of the higher levels of grayscale, up to four drops per pixel area, column 6, lines 21-39, pixels can be deposited at different fine unit pixel locations in a superpixel); and

a mode selector for selecting one of plural recording modes including the basic recording mode and the high-resolution recording mode (fig. 5),

wherein the data developer develops the print data into the jetting data so as to indicate the size of the dot to be recorded in the basic unit pixel when the mode selector selects the basic recording mode (the number of dots deposited is equivalent to the size of the dot recorded); and

wherein the data developer develops the print data into the jetting data such that each bit therein indicates whether the recording is conducted or not in each associated fine unit pixel, when the mode selector selects the high-resolution recording mode (the print data is digital and indicates whether recording is conducted or not in each pixel),

wherein the same drive signal is used in each of the basic recording mode and the high-resolution recording mode (since the drops are identical throughout the recording modes, the same drive signal is used).

With regards to claim 2, the data developer develops the print data into the jetting data such that bits therein indicate the size of the dot to be recorded in the unit

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recording area, when the mode selector selects the basic recording mode (since the jetting data indicates how many droplets of ink to deposit in each unit recording area, it indicates the size of the dot to be recorded).

With regards to claim 5, the mode selector selects the recording mode in accordance with the print data (column 9, lines 58-62, the print mode is determined based on the media type and print quality, which are values stored with the print data and transmitted by the print driver).

With regards to claim 6, the plural drive pulses are of an identical profile (only one type of drive pulse is used).

With regards to claim 7, the drive pulses are spaced at constant intervals within the unit print cycle (fig. 3, the dots are constantly spaced, thus the drive signals are constantly spaced when the carriage moves at a constant velocity).

With regards to claim 8, an initial trigger for starting the unit print cycle is derived from the scanning mechanism (46).

With regards to claim 41, either one of the recording in the basic unit pixel and the fine unit pixel is performed by a single movement of the recording head in the main scanning direction (recording of the basic unit pixel in the draft recording mode is performed by a single movement of the recording head in the main scanning direction since only one droplet of ink is ejected in the unit pixel area).

With regards to claim 44, a volume of every ink droplet ejected from the recording head is the same irrespective of the mode selected by the mode selector (fig. 3).

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# Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

6. Claims 3 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mantell in view of Bain (U.S. 4,521,786).

Mantell discloses everything claimed with the exception of rewritable waveform select tables.

Bain discloses rewritable waveform select tables (column 4, lines 51-64).

It would have been obvious to one having ordinary skill in the art at the time of the invention to incorporate the waveform select tables of Bain into the invention of Mantell for the purpose of enabling jet-to-jet cross talk compensation or frequency-dependent compensation and closed loop printhead control (column 4, lines 51-64).

## Allowable Subject Matter

7. Claims 38, 42 and 45 would be allowed if corrected to overcome the objections outlined above.

### Response to Arguments

**8.** Applicant's arguments regarding claims 38, 42 and 45 are persuasive.

Applicant's remaining arguments are moot in view of the new grounds of rejection.

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### Conclusion

**9.** Any inquiry concerning this communication or earlier communications from the examiner should be directed to Julian D. Huffman whose telephone number is (571) 272-2147. The examiner can normally be reached on 10:00a.m.-6:30p.m. Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen Meier can be reached on (571) 272-2149. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Julian D. Huffman Art Unit 2853 4 October 2006